

# The Gazette of India



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## NOTICE

The undermentioned Gazette of India Extraordinary was published upto the 12th May 1960:—

Issue No.	No. and date	Issued by	Subject
69	G.S.R. 548, dated 12th May, 1960.	Ministry of Food and Agriculture.	The Rice-Milling Industry (Regulation and Licensing) Amendment Rules, 1960.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

## PART II—Section 3—Sub-section (i)

**General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).**

### CABINET SECRETARIAT [Estt(B) Section]

*New Delhi, the 17th May 1960*

**G.S.R. 569.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to certain General Central Service Class II posts in the Industrial Statistics Wing of the Central Statistical Organisation, Calcutta, Cabinet Secretariat, namely:—

#### RULES

- 1. Short title.**—These rules may be called the Central Statistical Organisation (Recruitment to Class II posts in the Industrial Statistics Wing) Rules, 1960.
- 2. Application.**—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule to these rules.
- 3. Number of posts, classification and scale of pay.**—The number of posts, classification and the scale of pay of the said posts shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of Recruitment, age limit and other qualifications.**—The method of recruitment, age limit and qualifications and other matters relating thereto shall be as specified in columns 5 to 13 of the Schedule aforesaid.

## SCHE-

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational qualifications and other requirements for direct recruits
1	2	3	4	5	6	7
Senior Investigator (Hindi).	One.	Class II (Non-Gazetted) (Non-ministerial).	Rs. 275 —25— 500.	N.A.	*Below 30 years.	<p><i>Essential :—</i></p> <p>(i) At least a Second Class degree with Hindi as main subject and Mathematics/Statistics/Commerce/Economics and English as other subjects of study.</p> <p>(ii) At least 2 years experience in translating of original English Texts into Hindi, either in a technical office or in a journal of repute.</p> <p>(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).</p> <p><i>Desirable :—</i></p> <p>(i) Master's degree in Hindi of a recognised University or equivalent.</p> <p>(ii) Post-graduate training in a recognised Statistical Institute or evidence of Research in Statistics.</p> <p>(iii) Experience in the collection, compilation and interpretation of Statistics in a Government Office or Technical Institute or Business House.</p>

**NOTE :—**No male candidate who has more than one wife living or no female candidate who provided that the Government of India may, after being satisfied that there are this rule.

\*Relaxable for Scheduled Caste/Tribe, displaced persons and other categories in accordance with servants.

## SCHEDULE

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotedees	Period of probation, if any	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/ transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.
8	9	10	11	12	13

Does not arise. Two yrs. By direct recruitment. Does not arise. Does not arise. As required under the rules.

has married a person having already a wife living shall be eligible for appointment on special grounds for doing so, exempt any such candidate from the operation of

with the instructions issued by the Ministry of Home Affairs from time to time and for Govern-

[No. 2/2/60-Estt(B).]

M. V. NILAKANTA AYYAR, Under Secy.

## MINISTRY OF HOME AFFAIRS

New Delhi, the 17th May 1960

**G.S.R. 570.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules relating to recruitment to Class I and Class II posts in the Directorate of Co-ordination (Police Wireless), namely—

**1 Short title.**—These rules may be called the Directorate of Co-ordination (Police Wireless) Recruitment to Class I and Class II Posts Rules, 1960

**2 Application.**—These rules shall apply to the Class I and Class II posts in the Directorate of Co-ordination (Police Wireless) specified in Column 1 of the Schedule to these rules

**3 Classification, scales of pay, age-limit, method of recruitment, etc.**—The classification of the said posts, scale of pay attached thereto, age-limit, method of recruitment, qualifications and other matters relating to the said posts shall be as specified in columns 3 to 13 of the said Schedule

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders issued by the Government of India from time to time

**4 Disqualification.**—Where any of the said posts is to be filled by direct recruitment, no male candidate who has more than one wife living and no female candidate who has married a person having already a wife living shall be eligible for appointment to such post.

Provided that the Government of India may, after being satisfied that there are special grounds for doing so, exempt for reasons to be recorded in writing any such candidate from the operation of this rule

SCHIE-

## Recruitment Rules for Class I and Class II Posts in the Dte of Co ordination (Police Wireless)

Name of Post	No.	Classification	Scale of pay of posts	Whether Age selection limit post or for selection post	direct recruits	Educational and other qualifi- cations required for direct recruits
1	2	3	4	5	6	7
1 Director One	G C S Class I	1300—60— 1600— S.P. of Rs 100—	N A	Below 45 years	Essential — I Degree in Tele communication Engineering of a recognised University or its equivalent. <i>or</i> Degree of a recognised Univer- sity in Electrical Engineering with Radio Communication as a special subject or equivlan- ent <i>or</i> Master's or equivalent Honours degree in Physics followed by a diploma in Tele- communication Engineering of Indian Institute of Science, Bangalore or other recognised Institution	I Degree in Tele communication Engineering of a recognised University or its equivalent. <i>or</i> Degree of a recognised Univer- sity in Electrical Engineering with Radio Communication as a special subject or equivlan- ent <i>or</i> Master's or equivalent Honours degree in Physics followed by a diploma in Tele- communication Engineering of Indian Institute of Science, Bangalore or other recognised Institution

## RULE

*in the Ministry of Home Affairs.*

Whether Period of age and of pro- educational bation, qualifications if any prescribed for the direct recruits will apply in the case of promotees.	Method of rectt. whether by direct rectt, or by promotion or transfer and percentage of the vacancies to be filled by vari- ous methods.	In case of rectt. by promotion, transfer, grades from which pro- motion to be made.	If a DPC exists what is its compo- sition.	Circumstances in which U.P.S.C. is to be consul- ted in making rectt.
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8	9	10	II	12	13
N.A.	2 yrs. <sup>1</sup>	By transfer failing which by direct recruitment.	Transfer — Army Officer of the rank of Brigadier in the scale of 1600—100—1800	N.A. I.A.F. (Indian Armed Forces	As required under the rules

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2.	Technical One Officer.	G.C.S. Class I	800—50— 1150.	N.A.	Below 45 years	2. About 10 years' experience in a responsible position in a Radio Telecommunication Organisation of which about 4 years must be in a position of superior technical and Administrative responsibilities.
						(Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified).
3.	Communication Officer.	One G.C.S. Class I	350—350— 380—380— 30—590— EB—30— 770—40— 850.	Selection	Below 40 years	<i>Essential</i> :—
						i. Degree in Telecommunication Engineering of a recognised University or its equivalent.
						<i>or</i> Degree of a recognised University in Electrical Engineering with Radio Communication as a Special subject or equivalent.
						<i>or</i> Master's or equivalent Honours degree in Physics followed by a diploma in Telecommunication Engineering of Indian Institute of Science, Bangalore or other recognised Institutions.
						2. About 7 years' experience in independent designing, development, installation and Maintenance of Radio Communication and allied equipments.
						(Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified.).
3.	Communication Officer.	One G.C.S. Class I	350—350— 380—380— 30—590— EB—30— 770—40— 850.	Selection	Below 40 years	<i>Essential</i> :—
						i. Degree in Tele-communication Engineering of a recognised University or its equivalent.
						<i>or</i> Degree of a recognised University in Electrical Engineering with Radio Communication as special subject or equivalent.
						<i>or</i> Master's degree in Physics with wireless as special subject.
						(ii) About 3 years' experience in a responsible position in a Radio Tele-communications Organisation.

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N.A	2 yrs.	By transfer failing which by direct recruitment.	<i>Transfer :—</i> Army Officers of Indian Armed Forces of the rank of Major.	N.A.	As required under the rules.
No.	2 years	By Transfer or promotion failing which by direct recruitment.	<i>Transfer :—</i> Army Officer of Indian Armed Forces of the rank of a Captain.	Class I D.P.C.	As required under the rules.

*Promotion :—*  
Assistant Technical Maintenance Officer.

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(Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified).

*Desirable* :—

Adequate experience of the work relating to Morse code wireless and Procedure as well as the technical standard and requirements of a large communication Grid

4. Maintenance One G.C.S. 350—350— Selection Below Essential :—  
Officer. Class I 380—380— 40 years 1. Degree in Tele-Communication Engineering of a recognised University or its equivalent.

*Or*

Degree of a recognised University in Electrical Engineering with Radio Communication as special subject or equivalent.

*Or*

Master's degree in Physics with wireless as a special subject

2. About 3 years' experience in a responsible position in a Radio-Telecommunications Organisations.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified).

*Desirable* :—

Experience in the installation, maintenance, overhaul and testing of Radio and allied equipment in a Government or semi-Government tele-communication organisation or commercial concern of repute.

5. Co-ordination One G.C.S. 350—350— Selection Below Essential :—  
Officer Class I 380—380— 40 years 1. Degree in Tele-communication Engineering of a recognised University or its equivalent.

*Or*

Degree of a recognised University in Electrical Engineering with Radio Communication as special subject or equivalent.

*Or*

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No 2 years By transfer or *Transfer* :-- promotion failing which by the Indian Armed Forces of the rank of a Captain.

Class I D.P.C. As required under the rules.

*Promotion* :--

Assistant Tech.  
Maintenance  
Officer.

No 2 years By transfer or *Transfer* :-- promotion failing which by the Indian Armed Forces of the rank of a Captain.

Class I D.P.C. As required under the rules.

*Promotion* :--

Assistant Techni-  
cal Maintenance  
Officer.

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Master's degree in Physics with wireless as a special subject

2 About 2 years' experience in a responsible position in a Radio Tele-communication Organisation

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified)

*Desirable* —

Adequate experience in the work relating to Radio Communication, lay outs as well as technical standards and requirement pertaining thereto.

6. Equipment One G.C.S. 350—350— Select- Below Essential —  
Officer. Class I 380—380— tin. 40 years  
30—590—  
EB—30—770  
—40—850.

I Degree in Tele-communication Engineering of a recognised University or its equivalent.

*or*

Degree of a recognised University in Electrical Engineering with Radio Communication as special subject or equivalent.

*or*

Master's degree in Science with wireless as a special subject.  
2. About 3 years' experience in a responsible position in a Radio Tele-communications Organisations.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified).

*Desirable* —

Adequate experience of the work relating to Radio and allied equipments, their prices and suitability to varying requirements.

7. Assistant 6 G.C.S. 275—25— N.A. Below Essential —  
Technical Class II 500—EB—  
Maintenance (G). 30—650.— 30 years (1) Degree in Tele-communication Engineering or Degree in Electrical Engineering with Tele-communication as special subject or Master's degree in Physics with Wireless as special subject or equivalent.

(ii) About 3 years' practical experience of working on the technical side of a large communications organisation or a manufacturing concern

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No 2 yrs. By transfer or *Transfer* :— Class I D.P.C. As required under the rules.  
promotion fail-  
ing which by di-  
rect recruitment. Army Officer  
of the Indian Armed  
Forces of the  
rank of a Captain.

*Promotion* :—

Assistant Tech.  
Maintenance  
Officer.

N.A. 2 years By direct recruitment. N.A. N.A. As required under the rules.

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of repute including experience of workshop practice and of installation, maintenance, overhaul and testing of radio and allied equipment.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified).

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[No. 33/4/57-Police-I(A).]

G. D. GUPTA, Under Secy.

*New Delhi, the 17th May 1960*

**G.S.R. 571.**—In exercise of the powers conferred by section 5 of the Inter-State Corporations Act, 1957 (38 of 1957), the Central Government hereby specifies in the Schedule to the said Act the following Acts, namely:—

- “26. The Official Trustees Act, 1913 (Central Act 2 of 1913)
27. The Administrator General's Act, 1913 (Central Act 3 of 1913)”

[No. F. 8/2/60-SR(R).]

P. N. KAUL, Under Secy.

*New Delhi, the 20th May 1960*

**G.S.R. 572.**—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act 1949 (66 of 1949), the Central Government hereby makes the following further amendments in the Central Reserve Police Force Rules, 1955, namely:—

1. These rules may be called the Central Reserve Police Force (Amendment) Rules, 1960.
2. In rule 51 of the Central Reserve Police Force Rules 1955—
  - (a) in clause (a) between the words “ex-service” and ‘men’, the words ‘officers and’ shall be inserted.
  - (b) for clause (b) the following clause shall be substituted, namely:—
    - (b) When a military pension has been granted, the pay and allowances in the Force shall be regulated under Article 526, Civil Service Regulations, as may be amended from time to time, or any other orders of the Government of India which may be issued in this regard. The officers and men shall continue to draw their military pensions and their previous military service shall not count towards civil pension. If the military pension of a person does not exceed Rs. 15 a month, it shall not be taken into account in fixing his pay and allowances in the Force.

Note.—“Pension” in this clause includes the pension equivalent of gratuity or any other form of retirement benefit.

- (c) clause (d) shall be omitted and clauses (e), (f) and (g) shall be relettered as clauses (d), (e) and (f).

[No. F. 2/10/59-P.II.]

P. K. DAVE, Dy. Secy.

### MINISTRY OF FINANCE

(Department of Revenue)

#### CUSTOMS

*New Delhi, the 24th May 1960*

**G.S.R. 573.**—In exercise of the powers conferred by sub-section (1) of section 202 of the Sea Customs Act, 1878 (8 of 1878) as in force in India and as applied to the State of Pondicherry, the Central Government hereby notifies that with effect on and from the 15th July, 1960, no person shall act as an agent for the transaction of any business relating to the entrance or clearance of any vessel or the import or export of goods or baggage in any Custom House unless such person holds a licence granted in this behalf in accordance with the Custom House Agents Licensing Rules, 1960, published at pages 770 to 778 in the Gazette of India, Part II, Section 3, sub-section (i), dated the 14th May, 1960.

[No. 56.]

D. N. LAL, Under Secy.

## (Department of Revenue)

## CUSTOMS

New Delhi, the 28th May 1960

**G.S.R. 574.**—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 296-Customs, dated the 6th December, 1958, namely:—

*Amendment*

In the Schedule to the said notification, the entry against serial number 94 shall be deleted.

[No. 53/F. No. 34/229/59-Cus.IV.]

**G.S.R. 575.**—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 296-Customs dated the 6th December, 1958, the Central Government hereby directs that a drawback shall be allowed in accordance with, and subject to the provisions of, the said section and of any rules made thereunder, in respect of imported materials on which customs duties have been paid, and which are used in the manufacture of the goods mentioned in the second column of the Schedule to this notification when such goods are manufactured in, and exported from, India or the State of Pondicherry, or shipped as stores for use on board a ship proceeding to a foreign port.

## THE SCHEDULE

S. No.	Description of the goods
1.	Embroidered goods.
2.	Fabrics, hosiery and fishnet twine or cord, manufactured, wholly or in admixture with other yarn, from artificial silk yarn of all varieties other than staple fibre yarn; and ready-made garments made from such fabrics.
3.	Dry batteries or cells, or individual battery components or part assemblies.
4.	Motor Vehicles.
5.	Linolium of all varieties and Printed felt base.
6.	Plastic goods other than spectacle frames, leather cloth, polyvinyl chloride cables and plastic sequins, that is to say— <ul style="list-style-type: none"> <li>(1) Polystyrene moulding powder,</li> <li>(2) Polyvinyl chloride sheeting,</li> <li>(3) Urea formaldehyde moulding powder,</li> <li>(4) Articles or component parts of any articles which are made wholly of any one, and not more than one of the following materials;               <ul style="list-style-type: none"> <li>(i) Cellulose acetate moulding powder or cellulose acetate sheets.</li> <li>(ii) Cellulose acetate butyrate moulding powder.</li> <li>(iii) Cellulose nitrate sheets, films, rods or tubes.</li> <li>(iv) Polymethyl methacrylate sheets, films, rods, or tubes.</li> <li>(v) Polystyrene moulding powder.</li> <li>(vi) Polyvinyl chloride sheeting.</li> <li>(vii) Urea formaldehyde moulding powder.</li> </ul> </li> <li>(5) Articles made of polythelene moulding powder, made from polythylene moulding powder.</li> </ul>

S. No.	Description of the goods
7.	Crown Corks with composition cork or natural cork disc.
8.	Cigarettes.
9.	Electric fans, namely, ceiling fans, table fans, air-circulators, cabin fans and exhaust fans.
10.	Nitrous oxide, chemically pure.
11.	Bicycles and parts thereof.
12.	Steel products, namely:—
(A)	Wire gauze, mesh, netting and chain link fencing, made of galvanised iron wire falling under item 63(25) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934).
(B)	Wire gauze and mesh made from tinned steel wire of fineness 28 G to 32 G.
(C)	Panel pins made of hard bright wire.
(D)	Tin containers, Tinplate washers and Components of mathematical instrumental boxes made of tinplate.
(E)	Hurricane lanterns.
(F)	Steel stranded wire made from galvanised steel wire.
(G)	(1) Agricultural implements, namely the following— steel ploughs, shovels, pick axes, kodalies, hand sprayers and dusters and persian wheels.
(2)	Baling hoops.
(3)	Bolt fasteners.
(4)	Bolts, nuts and rivets.
(5)	Box strappings.
(6)	Building hardware, namely the following— hinges, hasps, staples, tower bolts, pad bolts, pad locks and gate hooks and eyes.
(7)	Collapsible gates.
(8)	Dogspikes.
(9)	Enamelware.
(10)	Electric conduit pipes.
(11)	Expanded metal.
(12)	Fabricated steel structurals.
(13)	Galvanised iron buckets.
(14)	Galvanised iron bath tubs.
(15)	Galvanised iron water bottles.
(16)	Galvanised steel tubular poles.
(17)	Hand Tools.
(18)	Hardware.
(19)	Iron nails.
(20)	Mild steel arc welding electrodes.
(21)	Mild steel pipes, black or galvanised.
(22)	Mild steel screws including wood screws, machine screws and rivets.
(23)	Mild steel washers, black and galvanised.
(24)	Railway sleeper clamps.
(25)	Rolling shutters.
(26)	Steel drums, galvanised or black.
(27)	Steel furniture, excluding parts thereof made of stainless steel.

S. No.	Description of the goods
	(28) Steel ghamelas and pans. (29) Steel rat traps and steel parts of rat traps. (30) Steel safes, coffers and cash boxes. (31) Steel tanks. (32) Steel trunks. (33) Tipping wagons. (34) Transmission line towers. (35) Trollies. (36) Watering cans. (37) Wire brushes.
13.	Radio receivers.
14.	Hydraulic brake fluid conforming to Indian Standard Specification I.S. 317 (1951).
15.	Leather cloth.
16.	Potassium citrate monohydrate.
17.	Pipe and Cigarettes tobacco.
18.	Dyestuffs.
19.	Insecticides, fungicides and weedicides.
20.	Glass or glassware.
21.	Chokes for fluorescent lamps.
22.	Jute manufactures, namely, hessian and sacking.
23.	Telecommunication equipment.
24.	Dichromates, namely; Sodium dichromate dihydrate and Potassium dichromate.
25.	Chromic Acid.
26.	Paper products, namely— (1) Playing cards. (2) Carbon papers. (3) Articles other than carbon papers in the manufacture of which paper or board is used.
27.	Fine Chemicals and pharmaceuticals.
28.	Ivory products.
29.	Plywood—3-ply, 4-ply, 5-ply, 6-ply, 7-ply, 9-ply and 11-ply.
30.	Tooth paste.
31.	Staple fibre yarn.
32.	Tennis or badminton rackets strung with nylon guts.
33.	Gold jewellery, that is to say, jewellery or ornaments made wholly or partly from gold.
34.	Fishing rods in the manufacture of which bamboo poles have been used.
35.	Turbine or centrifugal pumps.
36.	Tissue paper.
37.	Spectacle frames and parts thereof.

S. No.	Description of the goods
38.	Sewing machines.
39.	Trailers of the vehicular type.
40.	Kits for, and components of, bus bodies.
41.	Silver articles, that is to say, jewellery, ornaments or other articles made wholly or partly from silver.
42.	Toilet and Cleansing products including soap and all other toilet and cleansing products containing soap, fats or oils.
43.	Chrome leather washers.
44.	Diesel Engines and parts thereof.
45.	French Coffee.
46.	Umbrella ribs.
47.	Disinfectants and antiseptic preparations.
48.	Mixed total fatty acids obtained from coconut oil.
49.	Finished cultured pearls, that is to say, cultured pearls which have been produced by drilling, bleaching, polishing or otherwise processing raw cultured pearls.
50.	Footwear.
51.	Pigments, colours, paints, enamels, varnishes, lacquers and paint ancillaries, namely; Synthetic enamels, Plastic emulsion paints, Bituminous paints, stiff paints, Dry distempers, Varnish paints, Ready-mixed paints and varnishes, Cellulose lacquers, Paste distempers, and Impregnated varnishes and super synthetic enamels used in the electrical industry.
52.	Sparkling plugs.
53.	Confectionery (other than confectionery manufactured for export in accordance with the procedure laid down in Rule 191 of the Central Excise Rules, 1944).
54.	Jute mill accessories, namely, Card staves, Wood lagging, Loom lay blocks, Card or gill pins and Picking arms (Picking sticks).
55.	Extract of pyrethrum flowers in kerosene.
56.	Handicrafts and other articles made of alabaster.
57.	Cigars in the manufacture of which cigar wrapper tobacco, other than cigar wrapper tobacco of Pakistan or Burma origin, has been used.
58.	Biscuits i.e.
(i)	Salted biscuits, that is to say, biscuits containing not less than 3 per cent but containing less than 16 per cent by weight of Sucrose and containing at the same time not less than 16 per cent by weight of vegetable products.
(ii)	Semi-sweet biscuits, that is to say biscuits containing not less than 16 per cent but less than 24 per cent by weight of Sucrose and containing at the same time not less than 13 per cent by weight of vegetable products.
(iii)	Sweet biscuits, that is to say biscuits containing not less than 24 per cent but less than 26 per cent by weight of Sucrose and containing at the same time not less than 17 per cent by weight of Vegetable Products;
(iv)	Cream biscuits, that is to say, biscuits containing not less than 26 per cent by weight of

S. No.	Description of the goods
59.	Public address equipment.
60.	Duplicating stencils.
61.	Multiwall sacks of paper.
62.	Shoe uppers.
63.	Hand inflators.
64.	Furniture made of stainless steel tubes.
65.	Polyvinyl chloride plastic cables.
66.	Finished diamonds, that is to say, diamonds produced by cutting, polishing and otherwise processing rough diamonds, that is uncut and unpolished diamonds.
67.	Textile machinery.
68.	Cosmetic preparations.
69.	Polo sticks, made from polo canes.
70.	Microgroove records.
71.	Aluminium conductors and cables.
72.	Plastic sequins, and articles incorporating plastic sequins.
73.	Cement tiles.
74.	Air conditioners.
75.	Fabrics containing lurex yarn.
76.	Electric power and distribution transformers.
77.	Rubber goods other than footwear.
78.	Artificial teeth.
79.	Provisions.
80.	Refrigerators.
81.	Mixed fabrics containing 'Terylene'.
82.	Gaskets.
83.	Earth Augers.
84.	Zinc Strips.
85.	Shuttles and bobbins for textile machinery.
86.	Cork wadding with paper or tinfoil lining.
87.	Tea Chests made of 3-ply plywood, including fittings therefor shipped in C.K.D. condition,—
	(i) plywood panels for tea chests.
	(ii) fittings of teachests, made of tinplate.
	(iii) Wire nails.
	(iv) Tissue paper for wrapping battens or lining aluminium foil.
	(v) Aluminium foil.
88.	Typewriters.
89.	Mild steel paper pins and clips,—
	(a) pins in shcts of 100 pins each—

S. No.	Description of the goods
	<ul style="list-style-type: none"> <li>(ii) 22 mm size.</li> <li>(iii) 26 mm size.</li> <li>(b) pins sold by weight.</li> <li>(c) clips 30 mm and 35 mm size.</li> </ul>
90.	Silk fabrics containing noil yarn.

[No. 55/F. No. 34/86/60.Cus-IV.]

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 28th May 1960

**G.S.R. 576.**—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), namely:—

*Amendment*

In the said Rules, in the Second Schedule, the entries against serial number 54 shall be deleted.

[No. 41/F. No. 34/229/59-Cus.IV.]

**G.S.R. 577.**—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), namely:—

*Amendment*

In the said Rules—

(i) in the First Schedule, after item 32 and the entries relating thereto, the following shall be inserted, namely:—

“33. Paper-wrapped Biscuits, namely:—

(a) Salted Biscuits, that is to say, biscuits containing not less than 3 per cent but containing less than 16 per cent by weight of Sucrose and containing at the same time not less than 16 per cent by weight of Vegetable Product.	Four rupees and sixty naye paise per one hundredweight.
(b) Semi-Sweet Biscuits, that is to say, biscuits containing not less than 16 per cent but less than 24 per cent by weight of Sucrose and containing at the same time not less than 18 per cent by weight of Vegetable Product.	Five rupees and ninety five naye paise per one hundredweight.
(c) Sweet Biscuits, that is to say, biscuits containing not less than 24 per cent	Seven rupees and sixty naye paise per one hundredweight.

but less than 26 per cent by weight of Sucrose and containing at the same time not less than 17 per cent by weight of Vegetable Product.

(d) Cream Biscuits, that is to say, biscuits containing not less than 26 per cent by weight of Sucrose and not less than 20 per cent by weight of Vegetable Product.

Eight rupees and thirty naye paise per one hundredweight."

(ii) in the Third Schedule, after the entry "Customs and Central Excise Duties Export Drawback (General) Rules, 1959" the following shall be added, namely:—

"Customs and Central Excise Duties, Drawback (Biscuits) Rules, 1958".

[No. 42/60.]

**G.S.R. 578.**—The following draft of certain further amendments to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 30th June, 1960.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

#### *Draft Amendment*

**In the said Rules, in the First Schedule:—**

(i) for the existing item No. 4, sub-item (A), and the entries relating thereto, the following shall be substituted, namely:—

"(A) Wire gauze, mesh, netting and chain link fencing, made of galvanised iron wire falling under item 63(25) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934), which is—

- (i) finer than 16 S.W.G. but not finer than 19 S.W.G.
- (ii) finer than 19 S.W.G. but not finer than 22 S.W.G.
- (iii) finer than 22 S.W.G. but not finer than 27 S.W.G.
- (iv) finer than 27 S.W.G. but not finer than 30 S.W.G.
- (v) finer than 30 S.W.G.

Rupees two hundred and forty-seven per ton.  
 Rupees two hundred and sixty-five per ton.  
 Rupees two hundred and ninety-five per ton.  
 Rupees three hundred and fifty-four per ton.  
 Rupees six hundred and one per ton:

Provided that in the case of goods manufactured from wire of different gauges, drawback shall be allowed at the rate applicable to wire of the thicker or the thickest variety, as the case may be, used in the goods"; and

(ii) for the existing item No. 4, sub-item (F) and the entries thereto, the following shall be substituted, namely:—

“(F) Steel stranded wire made from galvanised steel wire of tensile strength below 45 tons per square inch which is—

- (i) not finer than 16 S.W.G.
- (ii) finer than 19 S.W.G. but not finer than 22 S.W.G.
- (iii) finer than 22 S.W.G. but not finer than 27 S.W.G.
- (iv) finer than 27 S.W.G. but not finer than 30 S.W.G.
- (v) finer than 30 S.W.G.

Rupees fifty-two per ton.  
Rupees two hundred and sixty-five per ton.  
Rupees two hundred and ninety-five per ton.  
Rupees three hundred and fifty-four per ton.  
Rupees six hundred and one per ton.

Provided that in the case of goods manufactured from wire of different gauges, drawback shall be allowed at the rate applicable to wire of the thicker or the thickest variety, as the case may be, used in the goods.”

[No. 43/F. No. 34/304/59-Cus.IV.]

**G.S.R. 579.**—The following draft of certain further amendments to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 1st July, 1960.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

#### *Draft Amendment*

In the said rules in the Second Schedule, after the existing item 61 and the entry relating thereto the following shall be added, namely:—

“62. Electrical accessories”.

[No. 44/F. No. 34/245/59-Cus.IV.]

**G.S.R. 580.**—The following draft of a further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 7th June, 1960.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

In the First Schedule to the said Rules for the existing entries against item No. 4, sub item (D), the following shall be inserted namely:—

“(D) (i) Tin containers exported filled, and Rupees two hundred and forty four tin containers exported empty, assembled per ton of tin plate content, or unassembled.

(ii) Tinplate washers Rupees two hundred and forty four per ton of tinplate content.

(iii) Components of mathematical instrumental boxes made of tinplate. Rupees two hundred and forty four per ton of tinplate content.”

[No. 45/F. No. 34/78/60-Cus. IV.]

CENTRAL EXCISES

New Delhi, the 28th May 1960

**G.S.R. 581.**—In exercise of the powers conferred by rule 12-A of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 62/58-Central Excises, dated the 21st June, 1958, namely:—

In the Table annexed to the said notification, the existing entries in columns 3 and 4 against serial No. 3(1) shall be numbered as (i) and after the entry as so numbered, the following entries shall be inserted in columns 3 and 4 respectively, namely:—

(ii) Telegraph tapes; not more than 3/8 inches wide and with a diameter not exceeding 8 inches.

Rs. 0.23 per five rolls of telegraph tapes exported.

[No. 72/60.]

M. C. DAS, Dy. Secy.

**(Department of Revenue)**

CENTRAL EXCISES

New Delhi, the 28th May 1960

**G.S.R. 582.**—In exercise of the powers conferred by sub-rule (1) of rules 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 28/60-Central Excises, dated the 1st March, 1960/11th Phalgun, 1881, namely:—

In the said notification, the words “cleared for home consumption” shall be omitted.

[No. 71/60.]

**G.S.R. 583.**—In pursuance of rule 96-J of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. Central Excises 56/59 dated the 15th May, 1959, namely:—

In the said notification, for the third proviso, the following proviso shall be substituted, namely:—

“Provided also that where different number of powerlooms is employed in different shifts, the rate applicable in respect of the shift in which the largest number of powerlooms is employed shall be as fixed for the first shift, the rate applicable in respect of the shift in which the next lower number of powerlooms is employed shall be as fixed for the second shift, and the rate applicable in respect of the shift in which the lowest number of powerlooms is employed shall be as fixed for the third shift.”

[No. 73/60.]

**G.S.R. 584.**—In pursuance of rule 96-J of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. Central Excises—57/59 dated the 15th May, 1959, namely:—

In the said notification, for the third proviso, the following proviso shall be substituted, namely:—

“Provided also that where different number of warp knitting machines is employed in different shifts, the rate applicable in respect of the shift in which the largest number of warp knitting machines is employed shall be as fixed for the first shift, the rate applicable in respect of the shift in which the next lower number of warp knitting machines is employed shall be as fixed for the second shift, and the rate applicable in respect of the shift in which the lowest number of warp knitting machines is employed shall be as fixed for the third shift”.

[No. 74/60.]

**G.S.R. 585.**—In pursuance of rule 96-J of the Central Excise Rules, 1944, and sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. Central Excises—58/59 dated the 15th May, 1959, namely:—

In the said notification, for the third proviso, the following proviso shall be substituted, namely:—

“Provided also that where different number of powerlooms is employed in different shifts, the rate applicable in respect of the shift in which the largest number of powerlooms is employed shall be as fixed for the first shift, the rate applicable in respect of the shift in which the next lower number of powerlooms is employed shall be as fixed for the second shift, and the rate applicable in respect of the shift in which the lowest number of powerlooms is employed shall be as fixed for the third shift”.

[No. 75/60.]

**G.S.R. 586.**—In pursuance of rule 96-J of the Central Excise Rules, 1944, and sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. Central Excises-59/59 dated the 15th May, 1959, namely:—

In the said notification, for the last proviso, the following proviso shall be substituted, namely:—

“Provided also that where different number of warp knitting machines is employed in different shifts, the rate applicable in respect of the shift in which the largest number of warp knitting machines is employed shall be as fixed for the first shift, the rate applicable in respect of the shift in which the next lower number of warp knitting machines is employed shall be as fixed for the second shift, and the rate applicable in respect of the shift in which the lowest number of warp knitting machines is employed shall be as fixed for the third shift”.

[No. 76/60.]

**G.S.R. 587.**—In pursuance of rule 96-J of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Govern-

ment of India in the Ministry of Finance (Department of Revenue) No. Central Excises-18/60 dated the 1st March, 1960, namely:—

In the said notification, for the third proviso, the following proviso shall be substituted, namely:—

“Provided also that where different number of powerlooms is employed in different shifts, the rate applicable in respect of the shift in which the largest number of powerlooms is employed shall be as fixed for the first shift, the rate applicable in respect of the shift in which the next lower number of powerlooms is employed shall be as fixed for the second shift, and the rate applicable in respect of the shift in which the lowest number of powerlooms is employed shall be as fixed for the third shift”.

[No. 77/60.]

**G.S.R. 588.**—In pursuance of rule 96-J of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. Central Excises-53/60 dated the 20th April, 1960, namely:—

In the said notification, for the fourth proviso, the following proviso shall be substituted, namely:—

“Provided also that where different number of powerlooms is employed in different shifts, the rate applicable in respect of the shift in which the largest number of powerlooms is employed shall be as fixed for the first shift, the rate applicable in respect of the shift in which the next lower number of powerlooms is employed shall be as fixed for the second shift, and the rate applicable in respect of the shift in which the lowest number of powerlooms is employed shall be as fixed for the third shift”.

[No. 78/60.]

**G.S.R. 589.**—In pursuance of rule 96-J of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. Central Excises-54/60 dated the 20th April, 1960, namely:—

In the said notification, for the fourth proviso, the following proviso shall be substituted, namely:—

“Provided also that where different number of warp knitting machines is employed in different shifts, the rate applicable in respect of the shift in which the largest number of warp knitting machines is employed shall be as fixed for the first shift, the rate applicable in respect of the shift in which the next lower number of warp knitting machines is employed shall be as fixed for the second shift, and the rate applicable in respect of the shift in which the lowest number of warp knitting machines is employed shall be as fixed for the third shift”.

[No. 79/60.]

**G.S.R. 590.**—In pursuance of rule 96-J of the Central Excise Rules, 1944, as sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. Central Excises-55/60 dated the 20th April, 1960, namely:—

In the said notification, for the fourth proviso, the following proviso shall be substituted, namely:—

“Provided also that where different number of powerlooms is employed in different shifts, the rate applicable in respect of the shift in which

the largest number of powerlooms is employed in the first shift, the rate applicable in respect of the shift in which the next lower number of powerlooms is employed shall be as fixed for the second shift, and the rate applicable in respect of the shift in which the lowest number of powerlooms is employed shall be as fixed for the third shift".

[No. 80/60.]

**(Department of Revenue)**

**CENTRAL EXCISES**

*New Delhi, the 28th April 1960*

**G.S.R. 591.**—In pursuance of rule 96-J of the Central Excise Rules, 1944, as sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. Central Excise-56/60 dated the 20th April, 1960, namely:—

In the said notification, for the fourth proviso, the following proviso shall be substituted, namely:—

“Provided also that where different number of warp knitting machines is employed in different shifts, the rate applicable in respect of the shift in which the largest number of warp knitting machines is employed shall be as fixed for the first shift, the rate applicable in respect of the shift in which the next lower number of warp knitting machines is employed shall be as fixed for the second shift, and the rate applicable in respect of the shift in which the lowest number of warp knitting machines is employed shall be as fixed for the third shift”.

[No. 81/60.]

L. M. KAUL, Dy. Secy.

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**CENTRAL BOARD OF REVENUE**

**CUSTOMS**

*New Delhi, the 28th May 1960*

**G.S.R. 592.**—In exercise of the powers conferred by section 100A of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue hereby makes the following amendment in the Manufacture in Customs Bond (General) Rules, 1960, G.S.R. 214, dated the 27th February, 1960, namely:—

*Amendment*

In the Schedule of the said rules after item 11 and the entry relating thereto the following entry shall be inserted, namely:—

“12. Mirrors”.

[No. 54]F. No. 34|127|60-Cus.IV.]

M. C. DAS, Secy.

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**MINISTRY OF COMMERCE AND INDUSTRY**

*New Delhi, the 20th May 1960*

**G.S.R. 593.**—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the

following further amendments in the notification of the Central Gov. of India No. S.R.O. 1150, dated the 30th May, 1955, namely:—

In the said notification,—

I. In sub-paragraph (ii) of paragraph II, In form CST-C, for sub-item (v) of item 1.

“YARN SPUN”, the following shall be substituted, namely:—

“(v) Over 40s to 60s \_\_\_\_\_ lbs

(vi) Over 60s to 80s \_\_\_\_\_ lbs

(vii) Over 80s \_\_\_\_\_ lbs.”

II. In paragraph III for Form CST-G, the following Form shall be substituted, namely:—

**FORM CST—G**

*Monthly return of Stocks, Production, Purchase, Consumption and Sale of Cotton Waste (Hard & Soft)  
During the Calender Month of ..... 19 .....*

**IMPORTANT:**—This form should be completed and sent to the Office of the Textile Commissioner, Economic Branch, Ballard Estate, Bombay-1, so as to reach on or before the 10th of every month giving details relating to the previous month. Manufacturers are advised in their own interest to post the returns under a Certificate of Posting or Registered for Acknowledgement Due and to superscribe the envelope containing the return "CST Return, Economics Branch, Statistics."

**INSTRUCTIONS:—**i. Cotton Soft Waste includes all varieties of soft wastes such as various droppings and gutterly after willowing or cleanings Flat Stripes, Comber Waste, Slivet and Roving Ends, Bonda, Oily and all others which cannot be re-utilized in the mill for spinning.

2. Yarn Hard Waste, includes all grey and coloured warping, winding, reeling hard wastes; bobbin cut wastes pulled out and broken cops; oily and dirty hard waste: sized ends—short or long—that cannot be re-utilized in the mill for producing cloth.
3. A copy of this return should be sent each month to the Regional Branch office also.

Name of Manufacturer

Texmark No.

### Address

### State

(Quantity in lbs.)

Description	Stock on the first day of the month (dt....)	Total production during the month	Purchases during availability of the month	Total availability during the month	Consumption for internal consumption	Deliveries by Mills	Deliveries Through direct Exporters	Deliveries for Export	Deliveries for last day of the month	Total stocks on last day of the month	Total stocks for the month
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)

#### A. Soft Waste.

1. Usable Spinning Soft Waste
2. Saleable Spinning Soft Waste :—
  - (i) Clean
  - (ii) Oily & Dirty

### B. Hard Waste.

## 3. Spinning Saleable :—

- (i) Clean
- (ii) Oily & Dirty

## 4. Hard Waste Saleable Preparatory and Weaving :—

- (a) Unsized
- (b) Sized
- (c) Mixed Items.

- (i) Clean
- (ii) Oily & Dirty
- (iii) Chindies
- (iv) Art Silk Waste
- (v) Staple Fibre Waste

Total Hard Waste

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I do hereby declare that I have compared the above particulars with the records and books of my mill and that they are in so far as I can ascertain, accurate and complete.

—  
SIGNATURE OF MANAGER OR MANAGING AGENTS.”

Date

[No. 2(14)-Tex(A)/60]

Place

HARGUNDAS, Under Secy.

New Delhi, the 21st May 1960

**G.S.R. 594.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendments to the Import and Export Trade Control Organisation Class III Recruitment Rules, 1957, issued with the notification of the Government of India in the Ministry of Commerce and Industry No. 2/62/56-Admn/1660 dated the 11th March, 1958, namely :—

2. In the Schedules attached to the said Rules ; for the existing entries under Columns 6 and 7 against the posts of Investigating Officer, Licensing Assistant, Upper Division Clerk and Lower Division Clerk the following shall respectively be substituted :—

Name of post	Column 6	Column 7
1. Investigating Officer	1. Between 19—23 years. 2. Relaxable in favour of Scheduled Castes/Tribes candidates, displaced persons and other special categories in accordance with the orders of the Central Government issued from time to time.  (i) qualified Upper Division Clerks who, if selected, will come in as direct recruits.	Intermediate/Senior Cambridge/ Higher Secondary Certificate or equivalent qualifications.
2. Licensing Assistant	(i) Between 19—23 years. (ii) Relaxable in favour of Scheduled Castes/Tribes candidates, displaced persons and other special categories in accordance with the orders of the Central Government issued from time to time	Intermediate/Senior Cambridge/Higher Secondary Certificate or equivalent qualifications.
3. Upper Division Clerk	(i) Between 18—21 years. (ii) Relaxable in favour of Scheduled Castes/Tribes candidates, displaced persons and other special categories in accordance with the orders of the Central Government issued from time to time.	(i) <i>Essential</i> .—Intermediate/Senior Cambridge/Higher Secondary Certificate or equivalent qualifications. (ii) <i>Desirable</i> .—Knowledge of typewriting at a speed of not less than 30 words per minute.
4. Lower Division Clerk	(i) Between 18—21 years. (ii) Relaxable in favour of Scheduled Castes/Tribes candidates, displaced persons and other special categories in accordance with the orders of the Central Government issued from time to time.	<i>Essential</i> : (i) Matriculation or equivalent qualifications until replaced by Higher Secondary. (ii) knowledge of typewriting at a speed of not less than 30 words per minute.

These amendments will take effect from the 1st August, 1960.

## (Department of Company Law Administration)

New Delhi, the 20th April 1960

## THE COMPANIES (CENTRAL GOVERNMENT'S) GENERAL RULES AND FORMS, 1956.

**G.S.R. 595.**—In exercise of the powers conferred by clauses (a) and (b) of sub-section (1) of section 642 of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following amendments in the Companies (Central Government's) General Rules and Forms, 1956, namely:—

In Annexure 'A' to the said rules,—

- (1) in Form No. 48, the word "Indian" occurring before the words and figures "Companies Act, 1956," shall be omitted; and
- (2) in Form No. 54,—
  - (i) the word "Indian" occurring before the words and figures "Companies Act, 1956," shall be omitted; and
  - (ii) the word "British" occurring before the word "India" shall be omitted.

[F. No. 5/2/60-PR.]

T. S. MENON, Under Secy.

## MINISTRY OF STEEL, MINES AND FUEL

## (Department of Mines and Fuel)

New Delhi, the 20th May 1960

**G.S.R. 596.**—The following draft of rules to amend the Coal Mines (Conservation and Safety) Rules, 1954, which the Central Government proposes to make in exercise of the powers conferred by section 17 of the Coal Mines (Conservation and Safety) Act, 1952 (12 of 1952), is published as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the sixth July, 1960.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

*Draft rules*

1. Those rules may be called the Coal Mines (Conservation and Safety) (Amendment) Rules, 1960.
2. For rule 54 of the Coal Mines (Conservation and Safety) Rules, 1954, the following rule shall be substituted, namely:—

"54-Conditions attaching to the grant of assistance.

Before granting assistance under these rules, the Board shall specify the conditions to be fulfilled by the owner, agent or manager of the mine to whom assistance is proposed to be granted, and secure the acceptance in writing, by such owner, agent or manager of the mine, of such conditions."

[No. C5-5(14)/59.]

CHHEDI LAL, Dy. Secy.

## MINISTRY OF TRANSPORT AND COMMUNICATIONS

## (Department of Communications &amp; Civil Aviation)

New Delhi, the 17th May 1960

**G.S.R. 597.**—The following draft of certain further amendments to the Indian Aircraft Rules, 1937, which the Central Government propose to make in exercise of the powers conferred by Section 5 of the Indian Aircraft Act, 1934 (22 of 1934), is published, as required by section 14 of the said Act, for the information of all

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

*Draft amendments*

In the said Rules,—

For rule 7, the following rule shall be substituted, namely:—

“7.—Documents to be carried in aircraft—

(1) No person in charge of any aircraft engaged in international navigation shall allow such aircraft to be flown unless the following documents issued or rendered valid by the State in which the aircraft is registered are carried on board the aircraft, namely:—

- (i) the certificate of registration,
- (ii) the certificate of airworthiness,
- (iii) the journey log book,
- (iv) the appropriate licences for each member of the crew,
- (v) if equipped with radio apparatus as prescribed under rule 63 of these Rules, the permit and licence for such apparatus and also the tele-communication log book,
- (vi) a list showing the name, permanent address and nationality of each member of the crew,
- (vii) if the aircraft carries passengers, a list showing their names, permanent addresses, nationality, places of embarkation, immediate and ultimate destination,
- (viii) if the aircraft carries goods, air consignment notes and manifests in respect thereof showing a description of the goods, the nature of the contract of carriage, the names and addresses of the consignor and the consignee and the immediate and ultimate destination of the goods,
- (ix) a stores list showing the nature and quantity of all stores carried, and
- (x) working copies of the aircraft engine and variable pitch propeller log books.

(2) No person in charge of any aircraft registered in India engaged in international navigation shall allow such aircraft to be flown unless the following additional documents issued or rendered valid are carried on board the aircraft namely:—

- (i) in the case of a public transport aircraft the certificate of safety in force in respect of the aircraft,
- (ii) in the case of a public transport aircraft, a load sheet relating to the particular flight of the aircraft,
- (iii) aircraft radio apparatus log book as prescribed under rule 67 of these Rules.

(3) When not engaged in international navigation no person in charge of an aircraft shall allow such aircraft to be flown unless the following documents are carried on board the aircraft, namely:—

- (i) in the case of a public transport aircraft the documents specified in clauses (i) to (x) of sub-rule (1) and (i) to (iii) of sub-rule (2),
- (ii) in the case of an aerial work aircraft the documents specified in clauses (i) to (v) and clause (vii) of sub-rule (1),
- (iii) in the case of a private aircraft, the documents specified in clauses (i), (iii), (iv) and (v) of sub-rule (1),

Provided that an aircraft which does not leave the vicinity of its starting place and which returns without landing elsewhere to its starting place need not carry any documents except those specified in clause (iv) of sub-rule (1):

Provided further that where a licence or other document has been submitted to a competent authority under these rules for renewal or other action, that fact shall be deemed a valid excuse for its not being carried on board the aircraft."

[No. 10-A/88-57]

K. K. UNNI, Dy. Secy.

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 18th May 1960

**G.S.R. 598.**—The following draft of certain rules to amend Port Rules of Vizagapatam published with the notification of the Government of India in the late Department of Commerce No. 222-P&L(33)VI, dated the 30th September, 1933, which the Central Government proposes to make, in exercise of the powers conferred by clause (jj) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908) is published as required by sub-section (2) of the said section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after 20th June, 1960.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

*Draft rules*

1. **Short title and commencement.**—(1) These rules may be called the Port of Vizagapatam (Amendment) Rules, 1960.

(2) They shall be deemed to have come into force on the 18th December, 1958.

2. **Amendment of rule 14.**—The following shall be added as Note 3 to rule 14, namely:—

"Note 3.—Rent for Transit sheds T-I to T-IV when used as Storage space shall be charged at a rate of Rs. 80 per 1000 sq. ft. per mensem if the lease is for a period of one year or more. For shorter periods, the rent shall be enhanced by 25%."

[No. F. 17-PG(47)/59.]

CORRIGENDUM

New Delhi, the 23rd May, 1960

**G.S.R. 599.**—In the Notification G.S.R. No. 450, dated 16th April, 1960 of the Ministry of Transport and Communications (Department of Transport) Government of India published at page 710 in the Gazette of India Part II Section 3, sub-section (i) dated the 23rd April, 1960, after the words "with effect from" occurring in line 5 the words "the 23rd April, 1960" shall be added.

[No. 42-PG(51)/59.]

MISS I. INDIRA, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 18th May 1960

**G.S.R. 600.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment to the post of Special Officer (Literature) in the Ministry of Education, namely:—

1. **Short title.**—These rules may be called the Ministry of Education Special Officer (Literature) Recruitment Rules, 1960.

2. **Application.**—These rules shall apply to the post specified in column 1 of the Schedule annexed hereto.

3. **Classification and scale of pay.**—The number and classification of the said post and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

**4. Methods of recruitment, age-limit and other qualifications.**—The method of recruitment to the said post, age-limit and other qualifications for recruitment and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid, provided that:

- (a) the maximum age-limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Central Government from time to time; and
- (b) no male candidate who has more than one wife living and no female candidate who has married a person having already a wife living shall be eligible for appointment, unless the Central Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this condition.

## SCH

*Recruitment rules for the post of special officer*

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits
1	2	3	4	5	6
Special Officer One (Literature).	One	G.C.S. Class I (Gazetted)	Rs. 600—40—800 (Proposed to be revised after amalgamating Dearness allowance as Rs. 700—40—900)	N.A.	Below 40 Years (Relaxable for Govt. servants.)

## DULE

## (Literature) in Ministry of Education

Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of recruitment	In case of promotion what is the percentage to be made	If a DPC exists	Circumstances in which UPSC is consulted
7	8	9	10	11	12	13

**Essential :-**

(i) Degree of recognised University. Does not arise. Two years. Direct recruitment through U.P.S.C. N.A. N.A. As required under the rules.

(ii) About five years experience of publication work.

(iii) Knowledge of Hindi and some other Indian languages.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified).

**Desirable :-**

Experience as an author.

[No. F. 21-10/60-A.3.]  
K. R. RAMACHANDRAN, Dy. Secy.

## MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 20th May 1960

**G.S.R. 601.**—In pursuance of clauses (i) and (k) of rule 4 of the General Grading and Marking Rules, 1937, and in supersession of the notification of the Government of India in the Ministry of Agriculture No F. 3-8/48-Co. dated the 29th August, 1949 and the notification of the Government of India in the Ministry of Food and Agriculture (Agriculture) No. F. 4-5/51-Dte.II(M) dated the 12th June, 1951, the Central Government hereby prescribes with effect from the 1st of June, 1960, a charge of 65 Naya Paisa per maund on ghee and 15 Naya Paisa per maund on vegetable oil packed and sealed with Agmark labels.

[No. F. 3-24/59-AM.]

V. S. NIGAM, Under Secy.

## (Department of Food)

New Delhi, the 20th May 1960

**G.S.R. 602/Ess.Com./Sugar.**—In exercise of the powers conferred by clause 10 of the Sugar (Control) Order 1956, and in supersession of the Order of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 1001, dated the 29th August, 1959, the Central Government hereby directs that the powers conferred on it under clause 7 of the said Order in so far as they relate to the disposal, delivery and distribution of sugar released to sugar factories in the States of Maharashtra and Gujarat for consumption in the respective States, shall also be exercisable by the Governments of those States and the Collectors and the Additional Collectors of the Districts in those States within their respective jurisdiction.

[No. 2-5/59-SV.]

AMEER RAZA, Jt Secy.

## MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 10th May 1960

**G.S.R. 603.**—In pursuance of clause (a) of sub-section (2) of section 27A of the Indian Boilers Act, 1923 (5 of 1923), the Central Government is pleased to nominate Shri T. Sivasankar, I.C.S., to be Chairman of the Central Boilers Board vice Shri M. R. Sachdev, I.C.S.

[No. S&amp;PII/BL-1(5)60.]

New Delhi, the 17th May 1960

**G.S.R. 604.**—In exercise of the powers conferred by section 17 of the Petroleum Act, 1934 (30 of 1934), the Central Government hereby makes the following further amendments in the notification of the Government of India in the late Ministry of Works, Mines and Power, No. P 102, dated the 5th May, 1948, relating to authorisation of certain officers to test petrolcum under the said Act and to grant certificates of the results of such tests, namely:—

In the Schedule annexed to the said notification, after item 22, the following items shall be added, namely:—

- 23. Chemical Examiner, Custom House, Cochin.
- 24. Chemical Assistant, Custom House, Cochin.
- 25. Assistant Chemical Examiner, Central Excise, Dighoi”

[No. S&amp;PII-3(12)/60-II.]

**G.S.R. 605.**—In supersession of the notification of the Government of India in the late Department of Industries and Labour No. 11 826 dated the 30th January 1937, and in exercise of the powers conferred by sub-section (1) of section 19 of the Petroleum Act, 1934 (30 of 1934), the Central Government hereby appoints the General Manager, National Instruments (Private) Ltd., Calcutta, as the officer with whom the standard apparatus for determining the flash-point of petroleum shall be deposited.

[No. S&P 5. 12/1/60 |

SOM DATTI, Under Secy

## MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 17th May 1960

**G.S.R. 606.**—The following draft of certain rules to further amend the Minimum Wages (Central) Rules, 1950, which the Central Government proposes to make, in exercise of the powers conferred by section 30 of the Minimum Wages Act, 1948 (11 of 1948), is published as required by sub-section (1) of that section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 16th June, 1960.

2. Any objections or suggestions which may be received from any person with regard to the said draft before the date specified will be considered by the Central Government.

### Draft rules

**1. Short title and commencement.**—(1) These rules may be called the Minimum Wages (Central) Amendment Rules, 1960.

(2) They shall come into force at once.

**2. Amendment of Rule 21.**—In rule 21 of the Minimum Wages (Central) Rules, 1950, hereinafter referred to as the said rules.—(1) for sub-rule (4), the following sub-rule shall be substituted, namely:—

“(4) The amount of fine or deduction for damage or loss mentioned in sub-rule (3) shall be subject to such limits as may be specified in this behalf by the Central Government. All such fines imposed and deductions made shall be recorded in the registers maintained in forms I and II, respectively. These registers shall be kept at the worksite and maintained up-to-date. Where no fine or deduction has been imposed or made on or from any employee in a wage period, a 'nil' entry shall be made in the relevant register at the end of the wage period.”

(2) After sub-rule (4), the following sub-rule shall be inserted, namely:—

“4A. Every employer shall send annually a return in form III showing the deductions from wages so as to reach the Inspector not later than the 1st February following the end of the year to which it relates.”

**3. Amendment of rule 22.**—In rule 22 of the said rules, for the words “at such places as may be selected by the Inspector”, the words “at the main entrances to the establishment and at its office” shall be substituted.

**4. Amendment of rule 25.**—In rule 25 of the said rules, for sub-rule (2), the following sub-rule shall be substituted, namely:—

“(2) register of overtime shall be maintained by every employer in form IV in which entries under the columns specified therein shall be made as and when overtime is worked in any establishment. The register shall be kept at the worksite and maintained up-to-date. Where no overtime has been worked in any wage period, a 'nil' entry shall be made in the register at the end of the wage period.”

5. **Insertion of a new rule.**—After rule 26 of the said rules, the following rule shall be inserted, namely:—

“26A. **Preservation of registers.**—A register required to be maintained under rules 21(4), 25(2), and 26(1) shall be preserved for a period of three years after the date of last entry.”

[No. LWI(I)-3(6)60.]

B. R. SETH, Dy. Secy.